## JS 44 (Rev. 03/24) Case 1:25-cv-00200-MA PHIL POWER SHEEF Filed 02/10/25 Page 1 of 2

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

Land   Country of Residence of Firm Listed Plannill   Albany   Country of Residence of Firm Listed Plannill   Albany   Country of Residence of Firm Listed Plannill   Country of Residence of Firm Listed Defendent Albany   Country of Residence of Firm Listed Defendent Albany   Country of Residence of Firm Listed Defendent Albany   Country of Residence   Country of Residence of Firm Listed Defendent Albany   Country of Residence	purpose of initiating the civil de	ocket sheet. (SEE INSTRUC	CTIONS ON NEXT PAGE C	OF THIS FO	ORM.)						
(C) Attocacy of Paris Listed Plantiff  (EX. SEPTER V. S. P. MITTER CASES)  (C) Attocacy from Journ, Address, and Friegheim Number:  Thomas L. Sica, Esq., Heslin Rothenberg Farley & Mestit  P.C., S. Columbia Cirice, Albarry, NY 12203, 5184525600  II. BASIS OF JURISDICTION (Place on "X" in the Sear Only)  III. Service of Juristic Control of Planting International Pla	I. (a) PLAINTIFFS				DEFENDANTS						
(C) Attorneys (From Name, Address, and Telephane Number) Thomas L. Sica, Esq., Heslin Rothenberg Farley & Mestit P.C., S. Columbia Circle, Albary, NY 12203, 5184525600  II. BASIS OF JURISDICTION (Prace on "X" in One Bits Only) Thomas C. Sica, Esq., Heslin Rothenberg Farley & Mestit P.C., S. Columbia Circle, Albary, NY 12203, 5184525600  III. BASIS OF JURISDICTION (Prace on "X" in One Bits Only) Thomas C. Sica, Covernment Plaining To Section (S. Government Plaining)  I. U.S. Government Plaining To Section (S. Government Plaining)  I. U.S. Government Defouded (S. Government Plaining)  II. U.S. Government Defouded (S. Government Plaining)  III. U.S. Government Defouded (S. Government Plaining)  I	HHF Collective, LLC				Devora Enterprise L.L.C. d/b/a De'Vora						
(C) Attorneys (From Name, Address, and Telephane Number) Thomas L. Sica, Esq., Heslin Rothenberg Farley & Mestit P.C., S. Columbia Circle, Albary, NY 12203, 5184525600  II. BASIS OF JURISDICTION (Prace on "X" in One Bits Only) Thomas C. Sica, Esq., Heslin Rothenberg Farley & Mestit P.C., S. Columbia Circle, Albary, NY 12203, 5184525600  III. BASIS OF JURISDICTION (Prace on "X" in One Bits Only) Thomas C. Sica, Covernment Plaining To Section (S. Government Plaining)  I. U.S. Government Plaining To Section (S. Government Plaining)  I. U.S. Government Defouded (S. Government Plaining)  II. U.S. Government Defouded (S. Government Plaining)  III. U.S. Government Defouded (S. Government Plaining)  I	• • • • • • • • • • • • • • • • • • • •				(IN U.S. PLAINTIFF CASES ONLY)						
Attorneys (f/ Known)   Thornas L. Sica, Esq., Heslin Rothenberg Farley & Mesiti P.C., 5 Columbia Circle, Albamy, NY 12203, 5184525600     B. BASIS OF JURISDICTION (Piece on "X" in One But Only Plantall (U.S. Government Principles of Princ											
Thomas L. Sica, Esq., Heslin Rothenberg Farley & Meslit P.C., & Columbia Circle, Albany, NY 12203, 5184525800  II. BASIS OF JURISDICTION (vice on "X" in One No. (pt. Planet) for Conference on the No. (pt. Planet) and One											
P.C., 5 Columbia Circle, Albany, NY 12203, 5184525600  II. BASIS OF JURISDICTION (Place on "X" in the Res Deeply   1 II.S. Generation	(c) Attorneys (Firm Name, Address, and Telephone Number)				Attorneys (If Known)						
II. BASIS OF JURISDICTION (Place on "X" in One Bas Only)		•	•								
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2 U.S. Covernment   4 Diversity   Chizen of Another State   2   2 Incorporated off Principal Place   5   5   5   5						TF DEF	а	іпа Опе вох јог			
Defendant    Citizen or Subject of a				Citize							
IV. NATURE OF SUIT   Place on "X" in One Rec Only				Citize	en of Another State	2 2			5	5	
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10 Instrumence   10 Instrumence   10 Instrumence   10 Instrument   10 Instru											
200 Marine   310 Airplane   351 Airplane Product Liability   200 Other   372(a)   370 (a) Tam (31 USC 372(a) Tam (31 USC 372(a)   370 (a) Tam (31 USC 372(a)											
340 Negotiable Instrument   320 Assault, Libel & Sander   320 Assault, Libel & Sander   320 Assault, Libel & Sander   330 Assault, Libel & Sander   340 Consumer   340 Co		<b>—</b>		Y   162	~						
151 Recovery of Defaulted   Student Loans   Stander	<b>—</b>			69	0 Other						
31 Medicare Act   152 Recovery of Defaulted Student Loans (Excludes Verenan)   340 Marine   350 Motor Vehicle   371 Truth in Lending   360 Other Personal   Injury Product Liability   360 Other Personal   Injury Product Liability   360 Marine   340 Other Personal   Injury   360 Marine   360 Other Personal   Injury   360 Marine   360 Other Personal   Injury   360 Marine   360	<b>□</b>	<u> </u>								mient	
15 Recovery of Defaulted Student Loans (Excludes Veterans)   360 Marine   368 Absestos Personal (Excludes Veterans)   340 Marine   345 Marine Product   Liability   340 Marine   345 Marine Product   Liability   PRISONAL PROPERTY   1.24BOR.   370 Other Fraud   370 Other Fraud   370 Other Formal   385 Property Damage   360 Other Personal   370 Formal   370 Form		<b>—</b>								ng	
Student Loans (Excludes Veterans)   340 Marine   340 Mari						<b>I</b>		460 Deportation			
15 38 Recovery of Overpayment of Vetera 'Benefits   15 00 Motor Vehicle   30 Motor Vehicle   30 Motor Vehicle   37 Truth in Lending   38 Stephone Consumer   20 Labor/Management   36 Other Personal   199 Other Contract   190 Other Contract   190 Other Contract   190 Other Contract   190 Other Personal   190 Other Personal   190 Franchise   26 Dother Personal   191						Nev	w Drug Application				
Of Veteran's Benefits   350 Motor Vehicle   370 Other Fraud   355 Motor Vehicle   720 Labor/Management   485 Telephone Consumer   720 Labor/Management   485 Telephone Consumer   720 Labor/Management   480 Cable-Sur   490 Cable	_ ` '	<b>—</b>	•	гу 🗀	LABOR				_		
190 Other Contract   Product Liability   380 Other Personal   195 Contract Product Liability   360 Other Personal   360 Other Personal   360 Other Personal   380 Other Persona		$\blacksquare$	<b>—</b>	71				_ `			
195 Contract Product Liability   360 Other Personal   196 Franchise   385 Property Damage   196 Franchise   196 Franchis	<b>=</b>	<b>–</b>		H <sub>72</sub>		SOCIA	L SECURITY			ımer	
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Medical Malpractice	196 Franchise				•	<u> </u>				odities/	
210 Land Condemnation		Medical Malpractice			Leave Act			890 Other	Statutory A		
230 Rent Lease & Ejectment   441 Voting   243 Alien Detaince   1530 Motions to Vacate   240 Torts to Land   245 Employment   443 Housing/   245 Tort Product Liability   240 All Other Real Property   448 Education   2530 General   353 General   353 General   354 Death Penalty   240 All Other Real Property   448 Education   250 Civil Rights   250 Civil					_	865 RSI	(405(g))				
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Employment 446 Amer. w/Disabilities - 540 Mandamus & Other 540 Millionality of Other 1448 Education 550 Civil Rights 555 Prison Condition 560 Civil Detaince - Conditions of Confirement Actions 560 Civil Detaince - Conditions of Confirement 12 Removed from Appellate Court Reopened 5 Transferred from Another District (specify)  VI. CAUSE OF ACTION Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  28 Us. C. ŧŧ 2201 and 2202  Brief description of cause: Declaratory Judgment of Non-Infringement; Tortious Interference with Prospective Economic Advantage  VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.  UNDER RULE 23, F.R.Cv.P.  DATE  SIGNATURE OF ATTORNEY OF RECORD  Feb 10, 2025  FOR OFFICE USE ONLY								$\vdash$		rocedure	
446 Amer. w/Disabilities	290 All Other Real Property					-	USC 7609				
V. ORIGIN (Place an "X" in One Box Only)    X   1 Original Proceeding   2 Removed from Appellate Court Appellate Court Reopened Another District Litigation Transfer   VI. CAUSE OF ACTION   2						1					
V. ORIGIN (Place an "X" in One Box Only)    1 Original Proceeding   2 Removed from State Court   3 Remanded from Appellate Court   4 Reinstated or Another District (specify)   5 Transferred from Another District (specify)   6 Multidistrict Litigation - Transfer   8 Multidistrict Litigation - Direct File    VI. CAUSE OF ACTION   Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):   28 U.S.C. Á§Á§ 2201 and 2202		Other	550 Civil Rights		-				-		
V. ORIGIN (Place an "X" in One Box Only)    1 Original Proceeding   2 Removed from State Court   3 Remanded from Appellate Court   4 Reinstated or Another District (specify)   5 Transferred from Another District (specify)   6 Multidistrict Litigation - Direct File   8 Multidistrict Litigation - Direct File   9 Multidistrict		448 Education									
V. ORIGIN (Place an "X" in One Box Only)    1 Original   Proceeding   2 Removed from   3 Remanded from   4 Reinstated or   5 Transferred from   6 Multidistrict   8 Multidistrict   1 Litigation -   2			Conditions of								
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Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  28 U.S.C. ÂŞÂŞ 2201 and 2202  Brief description of cause: Declaratory Judgment of Non-Infringement; Tortious Interference with Prospective Economic Advantage  VII. REQUESTED IN COMPLAINT: UNDER RULE 23, F.R.Cv.P.  UNDER RULE 23, F.R.Cv.P.  DOCKET NUMBER  DOCKET NUMBER  DOCKET NUMBER  DOCKET NUMBER  FOR OFFICE USE ONLY	x 1 Original 2 Ren	moved from 3		1				1 1			
VI. CAUSE OF ACTION    28 U.S.C. ÂŞÂŞ 2201 and 2202					1 2 0 7 1				Direct F	ile	
VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: UNDER RULE 23, F.R.Cv.P. JURY DEMAND: Yes No  VIII. RELATED CASE(S) IF ANY  DOCKET NUMBER  DOCKET NUMBER  DOCKET NUMBER  DOCKET NUMBER  FOR OFFICE USE ONLY		28 U.S.C. Â8Â8 2201 a		e filing (L	Oo not cite jurisdictional stat	tutes unless d	iversity):				
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: JUNDER RULE 23, F.R.Cv.P. JURY DEMAND: Yes No  VIII. RELATED CASE(S) IF ANY  DATE  SIGNATURE OF ATTORNEY OF RECORD  Fob 10, 2025  FOR OFFICE USE ONLY	VI. CAUSE OF ACTION	Brief description of ca	iuse:	tious Inter	ference with Prospective E	Economic Ad	vantage				
COMPLAINT: UNDER RULE 23, F.R.Cv.P.  VIII. RELATED CASE(S) IF ANY  DATE SIGNATURE OF ATTORNEY OF RECORD Feb 10, 2025  FOR OFFICE USE ONLY	VII. REQUESTED IN										
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IF ANY    See instructions): JUDGE DOCKET NUMBER DOCKET NUMBER  DATE SIGNATURE OF ATTORNEY OF RECORD  Feb 10, 2025  FOR OFFICE USE ONLY	VIII. RELATED CASI	E(S)									
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Case No.: 1:25-CV-0200

## INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

  United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

  Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity cases.)
- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- V. Origin. Place an "X" in one of the seven boxes.
  - Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statute.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service.
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

  Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

  Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related cases, if any. If there are related cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.